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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/764,078	01/19/2001	Takao Yamada	Q62753	6798	
7590 09/23/2005 SUGHRUE, MION, ZINN, MACPEAK & SEAS			EXAM	EXAMINER	
			VENT, JAMIE J		
2100 Pennsylvania Avenue, N.W. Washington, DC 20037		ART UNIT	PAPER NUMBER		
			2616	2616	
			DATE MAILED: 09/23/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summers	09/764,078	YAMADA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jamie Vent	2616				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tin ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 19 Ja	nuary 2001					
	action is non-final.					
· <u> </u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-14 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-14</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner	· ·					
10)⊠ The drawing(s) filed on <u>19 January 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	•					
Priority under 35 U.S.C. § 119						
a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of the priority documents.	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-14 are rejected under 35 U.S.C. 102(b) as being unpatentable by Mori et al (US 5,854,873).

[claims 1 & 8]

In regard to Claims 1 and 8, Mori et al discloses audio and video reproduction apparatus comprising:

- a video/audio output controlling device for controlling an output of a
 decoded video/audio signal (Figure 3 shows a video/audio controlling
 device for the decoded video/audio signal as further described in Column
 10 Lines 19-67); and
- a video/audio signal synchronization controlling device for controlling the video output controlling device so that a decoded video signal whose position on a time axis is coincident with that of the decoded audio signal is outputted in synchronism with the decoded audio signal (Column 8
 Lines 20-67 describes the synchronization of the video/audio signals).

[claims 2 & 9]

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In regard to Claims 2 and 9, Mori et al discloses an audio and video reproduction apparatus further comprising a speed indicating device for indicating a reproduction speed, wherein the audio output controlling device controls the output of the decoded audio signal based on the reproduction speed indicated by the speed indicating device (Column 9 Lines 39+ describes the speed indication for indicating the reproduction speed.

[claims 3 & 10]

In regard to Claims 3 and 10, Mori et al discloses an audio and video apparatus further comprising a speed indicating device for indicating a reproduction speed, wherein the audio output controlling device controls the output of the decoded audio signal based on the reproduction speed indicated by the speed indicating device (Column 9 Lines 9-16 and Column 9 Lines 32-39 describes the output of audio in accordance to reproduction speed), and the video output controlling device controls the output of the decoded video signal so that the decoded video signal is selectively outputted according to the reproduction speed (Column 9 Lines 17-23 and Column 9 Lines 39-50 describes the output of video due to reproduction speed).

[claims 4 & 11]

In regard to Claims 4 and 11, Mori et al discloses an audio and video reproduction apparatus the apparatus further comprising an audio memory for accumulating the decoded audio signal, wherein the audio output controlling device calculates an audio time stamp of the decoded audio signal, and the video/audio signal synchronization controlling device controls the video output controlling device so that the decoded video

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signal whose video time stamp is coincident with the audio time stamp of the decoded audio signal calculated in the audio output controlling device is outputted in synchronism with the decoded audio signal (Column 11 Lines 25-53 describes the detection of the presentation time stamp for synchronization of the video and audio signal).

[claims 5 & 12]

In regard to Claims 5 and 12, Mori et al discloses an audio and video apparatus accumulating the decoded audio signal, wherein the video/audio signal synchronization reproduction apparatus according to further comprising a video memory for controlling device calculates an address in the video memory corresponding to a video time stamp that is coincident with the audio time stamp device, acquired from the audio output controlling the video output controlling device controls the output of the decoded video signal so that the decoded video signal is outputted according to the address in the video memory calculated by the video/audio signal synchronization controlling device (Column 11 Lines 25+ describes the video time stamp that is a coefficient of the audio time stamp).

[claims 6 & 13]

In regard to Claims 6 and 13, Mori et al discloses an audio and video reproduction apparatus further comprising a decoder for decoding an audio signal and a video signal in accelerating manner (Column 9 Lines 10+ describes the decoding of the video and audio signal).

[claims 7 & 14]

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In regard to Claims 7 and 14, Mori et al discloses an audio and video reproduction apparatus the apparatus further comprising a plurality of video signal decoders, wherein contiguous GOPs configuring video signals are distributed to each video signal decoder (Column 58 Lines 50+ through Column 59 Lines 1-45 describes the contiguous GOPs).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- Hirayama et al (US 5,630,006);
- Kawamura (US 5,621,840).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jamie Vent whose telephone number is 571-272-7384. The examiner can normally be reached on 7:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Groody can be reached on 571-272-7950. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Jamie Vent

James J. Groody Supervisory Patent Examiner Art Unit 262 ≥ <